

MORE OIL ADMISSIONS

Witnesses Show Ramifications of the Standard.

PURCHASING AGENT ON STAND

J. H. Scott Tells of Operations of Trainer Agency in Ohio Field. Works with Buckeye Pipe Line. More Witnesses Called for Next Week—Attorney Stumps Witness.

Findlay, Ohio, Oct. 12.—Effort on the part of the prosecution to-day in their attempt to prove a violation of the Volstead anti-trust act by the Standard Oil Company was concentrated toward showing a parental relation between the Standard and the various alleged subsidiary companies operating in Hancock County.

The growth of the Standard, from the original agreement in 1882 to the present, was traced to date by documentary evidence before adjourning yesterday. To-day witnesses were called to testify relative to existing local conditions. Some of the admissions were most conclusive.

J. H. Scott, purchasing agent for the Trainer Agency, admitted that he had purchased from the Standard Oil Company, the largest individual producer in this field; and that oil purchased by him was run through five different pipe lines, all recognized as Standard auxiliaries. He admitted that these purchases were made largely by telegraphic communications to the different fields, and that while to that end he used the private wires of the Buckeye Pipe Line Company, he paid the company no tolls for such use. The purchases aggregated from 50,000 to 75,000 barrels a month, and were stored for the Trainer agency by the different pipe lines.

Interesting Testimony Coming. M. C. Schaffer, deputy oil inspector, testified that all oil handled from the local distributing station of the Standard Oil Company was furnished by the Solar Refining Company, of Lima. Interesting evidence is promised later relative to the plan of furnishing this oil to local dealers. Admissions forced by the prosecution to-day are considered the most important testimony yet offered. About fifty witnesses in all have been summoned by the State for next week.

It is expected that the real interesting part will come Monday. Secretary Robinson, of the Standard Oil Company, of Cleveland, will be one of the witnesses. To-day, under examination by Attorney Phelps, J. H. Scott said that for the last seventeen years he had been employed here representing the Trainer Oil Company, coming from Allentown, N. Y., where he had represented Joseph Seep, of Titusville, Pa.

Scott's office here is in connection with those of the Buckeye Pipe Line Company. His salary is paid by Joseph Seep by drafts upon the Oil City Trust Company. He did not know Mr. Trainer, had never met him, and never had any communication with him. He said that he was employed by Mr. Seep as the representative of Trainer, and Seep still continued to pay his salary.

Attorney Stumps Witness. Pressed for an answer as to whether he was in the office of the Buckeye Pipe Line Company or the Buckeye Pipe Line Company was in his office, he said he did not know. He had an office here, he said, connected with the telephone wires of the Buckeye Pipe Line Company. He used the private wires of the Buckeye Pipe Line Company, he said, to receive his messages, and along several pipe lines where he purchased oil for the Trainer agency.

Attorney Troup, for the defense, sought to secure more definite statements of the witness' knowledge of other purchasing agencies here in Northern Ohio.

Does not the Paragon Oil Company, an independent concern, purchase oil in this field, he asked.

Witness said that he had no direct knowledge to that effect. He had heard something of the company.

Attorney Phelps then turned up on the statement that the Paragon is an independent company. "Why do you consider the Paragon Oil Company an independent company more than the Ohio Oil Company?" he asked.

Instantly Troup arose in vigorous objection. Phelps had made his point with the jury, and smiled while Troup argued in explanation.

Court then adjourned until Monday morning out of respect to the late Judge Burkett, whose funeral will be held to-morrow afternoon.

FOREIGNERS OWN OIL STOCK.

Standard Investigations Disclose New Phase of "Trusts."

The Department of Justice is deeply interested in the progress of the prosecution by the State of Ohio against the Standard Oil Trust, at Findlay. That phase of it establishing the existence of large foreign holdings in American trusts, and the further attempt to utilize these connections to evade the responsibility demanded by United States laws, will, it is declared, not interfere with the prosecution of all trusts, which the President has determined upon. To do business in the United States foreign companies must be incorporated under American laws. The government in its suit will not neglect their officers and agents, and it is hinted that legislation cutting off dividends to all who are beyond the regulation and control of the laws of the United States will encourage further foreign holdings in American trusts.

Although Special Attorneys Morrison and Kellogg, who have had charge of that branch of the investigation against the Standard Oil trust looking toward an action to dissolve the corporation, have filed their reports, these have not yet gone to the President. The South American trip of Secretary of State Root and the Cuban trouble have interfered somewhat with the developments of the Administration's programme. After Secretary Taft's return, it is expected that a final decision upon the question will be reached, and that the Department of Justice will then be directed as to the policy to be pursued. The contemplated legal action will probably be begun before Congress meets in December.

E. B. Stickney, president of the Chicago and Great Western Railway, had an extended conference yesterday morning with Attorney General Moody. It continued until the latter departed for the Cabinet. The big transport Sheridan, which the government had despatched of saving, was new tied up to her wharf at Honolulu, and in three weeks will be in condition to be towed to San Francisco.

Transports to Tow Sheridan. The United States army transport Sheridan, which recently went around one of the rock near Honolulu, Hawaii, will be towed to San Francisco by the transport Slocum and Buford, and put in repair for service. A cablegram to the War Department from Honolulu says that the big transport Sheridan, which the government had despatched of saving, was new tied up to her wharf at Honolulu, and in three weeks will be in condition to be towed to San Francisco.

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ARMY ORDERS.

Leave of Absence.

Leave of absence for two months, to take effect upon his being relieved from duty in the Inspector General's Department, is granted Lieut. Col. Lea Folger, Third Infantry, acting inspector general.

Transfers.

Second Lieut. Robert C. Richardson, Jr., Fourth Cavalry, will proceed as soon as practicable to West Point, N. Y., and report in person to the superintendent of the United States Military Academy for duty.

First Lieut. Henry S. Terrell, Tenth Cavalry, re-assigning to Knoxville, Tenn., upon the occasion of his next official visit to Chattanooga, Tenn., will proceed to Winchester, Tenn., for the purpose of inspecting certain necessary to complete the trial of an enlisted man now before a general court-martial at Fort Oglethorpe, Ga.

Capt. John J. Bradley, Fourteenth Infantry, is detailed as acting judge advocate, under the provisions of section 15 of the act of Congress approved February 2, 1901, and will report in person to the commanding general, Department of the Columbia, for duty as judge advocate of that department.

Contract Surgeon John J. Repp, U. S. A., will proceed from Philadelphia, Pa., to Washington, D. C., and report in person to the commanding officer of the Army General Hospital at that post for assignment to duty.

Second Lieut. Robert W. Loefer, Third Cavalry, now in this city, will proceed to join his troop in the Philippines division.

Lieut. Col. John A. Hull, judge advocate, is relieved from duty in the Philippines division, and will proceed to Chicago, Ill., and report in person to the commanding general, Department of the Lakes, for duty as judge advocate of that department, vice Maj. Blanton Winship, judge advocate, relieved.

Maj. Walter A. Babbel, judge advocate, Department of Luzon, is assigned to temporary duty as judge advocate, Philippines division.

Henry M. Morrow, judge advocate, is relieved from duty in the Department of the Columbia, to take effect in time to comply with this order, and will then proceed to Manila, Philippine Islands, on the transport sailing on or about December 5, 1906, and report in person to the commanding general, Philippines division, for assignment to duty as judge advocate of that department.

Paragraph 25, Special Orders, No. 288, September 4, 1906, War Department, is so amended as to direct that Capt. S. S. Nettles, acting judge advocate, upon his arrival in the United States, to proceed to Denver, Colo., and report in person to the commanding general, Department of the Columbia, for duty as judge advocate of that department, instead of reporting for duty in the Department of the Columbia.

First Lieut. Walter F. Martin, Second Cavalry, will proceed at once to Havana, Cuba, and report in person to the provisional governor of Cuba for assignment to duty.

Special Orders. Paragraph 1, special order No. 180, relating to Col. John A. Lunden, is revoked, and upon the expiration of his leave of absence, Col. Lunden will proceed to the Presidio of San Francisco, Cal., and assume command of the Artillery District of San Francisco.

So much of paragraph 19, special order No. 190, as relates to Lieut. Col. William H. Coffin is revoked, and he will proceed to Fort Washington, Md., and assume command of the Artillery District of the Potomac.

Maj. William F. Hancock will proceed to Key West, Fla., and report in person to the commanding officer, Artillery District of Key West, for assignment to duty.

Maj. Stone will proceed to Fort Morgan, Ala., and assume command of that post.

Maj. Wallie will proceed to Fort Barrancas, Fla., and report in person to the commanding officer, Artillery District of Pensacola, for assignment to duty.

First Lieut. Jones will proceed to join the company to which assigned.

Second Lieut. Charles H. Jennings, Thirteenth Cavalry, having been found by an army retiring board incapacitated for active service on account of disability incident thereto, his retirement is announced.

Paragraph 15, special order No. 22, relating to First Class Sgt. Frank Spaulding, Signal Corps, is amended to read: "Benito Barracks, Cal., instead of 'Fort Ord, Cal.'"

Capt. Arthur H. Mackie, First Infantry, National Guard of New Jersey, is authorized to attend and pursue a course in military topography at the garrison school, Fort Jay, N. Y., without expense to the United States.

Promotions. The following promotions and assignments of officers of the Artillery Corps are announced: Henry L. Harris, promoted from lieutenant colonel to colonel, and assigned to Coast Artillery; Arthur H. Harris, promoted from lieutenant colonel to colonel, and assigned to Coast Artillery; George L. Anderson, promoted from major to lieutenant colonel, Coast Artillery; Lotus Niles, from major to lieutenant colonel, Coast Artillery; William H. Stone, from captain to major, Coast Artillery; Ira A. Hayes, from captain to major, Coast Artillery; Willoughby Walker, from captain to major, Coast Artillery; James R. Purdie, from first lieutenant to captain, 10th Company, Coast Artillery; John L. Hughes, from first lieutenant to captain, 10th Company, Coast Artillery; Francis J. Belor, from second lieutenant to first lieutenant, 10th Company, Coast Artillery; Francis J. Belor, from second lieutenant to first lieutenant, 10th Company, Coast Artillery; Thomas A. Jones, from second lieutenant to first lieutenant, 10th Company, Coast Artillery; John R. Mosgrove, from second lieutenant to first lieutenant, 10th Company, Coast Artillery; John A. Lunden, from lieutenant colonel to colonel, and assigned to Coast Artillery; William H. Coffin, from first lieutenant to captain, 10th Company, Coast Artillery; Harry T. Matthews, from first lieutenant to captain, and assigned to 10th Company, Coast Artillery; and William H. Coffin, from second lieutenant to first lieutenant, Coast Artillery.

NAVY ORDERS. Lieut. Commander L. S. Thompson, additional duty as executive officer of the "Prize," is promoted to the grade of lieutenant commander.

Lieut. Commander J. R. V. Blakey, commissioned a lieutenant commander in the United States Navy, is promoted to the grade of lieutenant commander.

Lieut. E. T. Fitzgerald, detached Columbia to navy yard, New York, N. Y.

Lieut. D. W. Kane, detached duty as inspector of engines, works at the Naval Torpedo Station, Newport, R. I.

Lieut. T. T. Winston, detached Charleston to Columbia.

Lieut. V. A. Kimberly, detached duty at works of General Electric Company, Schenectady, N. Y.; detached duty as inspector of engines, Newport, R. I.

Lieut. K. G. Castleman, to Missouri.

Ensign M. M. Frost, to Georgia.

Ensign S. Jones, to St. Louis.

Midshipman A. A. Baker, resignation as a midshipman in the United States navy accepted to take effect October 8, 1906.

Passed Assistant Surgeon J. D. De Brider, commissioned a passed assistant surgeon in the United States navy from January 3, 1906.

Passed Assistant Surgeon F. W. S. Dean, commissioned a passed assistant surgeon in the United States navy from January 3, 1906.

Passed Assistant Surgeon J. D. Manchester, commissioned a passed assistant surgeon in the United States navy from January 3, 1906.

Passed Assistant Surgeon W. W. Verner, commissioned a passed assistant surgeon in the United States navy from January 3, 1906.

Passed Assistant Surgeon W. H. Remie, commissioned a passed assistant surgeon in the United States navy from January 3, 1906.

Passed Assistant Surgeon J. S. Woodward, commissioned a passed assistant surgeon in the United States navy from January 3, 1906.

Passed Assistant Surgeon F. G. Abden, commissioned a passed assistant surgeon in the United States navy from January 3, 1906.

Paymaster's Clerk J. A. Thum and J. E. Reed, appointment as paymaster's clerks in the United States navy for duty on board Chicago, revoked.

Paymaster's Clerk F. E. Waterhouse, appointment as a paymaster's clerk in the United States navy, for duty in connection with the settlement of the accounts of the paymaster's office, Naval Station, Cavite, P. I., approved.

MOVEMENTS OF VESSELS.

Arrived—Lucas, at Pusan; Iris, at Cadiz; Justin at Cadiz.

Sailed—Denver, from Guantanamo for Havana; Des Moines, from Guantanamo for Manzanillo, Sinaloa; Celtic, from Cienfuegos for Manzanillo; Newark, from Norfolk for Havana.

The Marston was placed under commission on the 1st instant at the navy yard, Mare Island.

GUN TEST IS SATISFACTORY.

Projectile Weighing 1,000 Pounds Carried Distance of Ten Miles.

Portsmouth, N. H., Oct. 12.—The official test of the twelve-inch guns at Fort Stark, New Castle, was held to-day and was entirely satisfactory. Each of the twelve-inch guns were tested with a one-half, a three-fourths and a full charge. 550 pounds of powder being used for the last, the projectile weighing 1,000 pounds.

The guns at the elevation to-day carried a distance of ten miles.

Always the same.

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BANKS FACES A JURY

Negro Is Placed on Trial for Murder in Alexandria.

PROMPT ACTION BY COURT

Verdict May Be Reached To-day.

Police Capture Colored Men Suspected of Selling Cocaine—Southern Railway Machinists Hold Meeting—Proceedings Not Published.

WASHINGTON HERALD BUREAU, (Bell telephone No. 115.) Northeast Corner Prince and Royal Streets. Alexandria, Va., Oct. 12.—Howard Banks, colored, was placed on trial this morning in the Corporation Court, Judge Louis C. Barley, presiding, for shooting and killing Thomas Elzey, also colored. The case will probably be concluded to-morrow.

Court convened shortly after 10 o'clock this morning, when thirty-five men of the forty-six talesmen responded to their names. About 1 o'clock this afternoon a jury, composed of the following, had been selected: F. Didszoni, Jr., M. Jaffa, M. Rosenfield, Sidney Wolberg, J. W. D. Parker, Wythe White, C. A. Nagel, George Bender, W. H. Peck, Carroll May, W. P. Kerrick, and Harvey W. Summers.

At the opening of the case this morning considerable stir was caused when L. H. Machen, of the firm of Machen & Montreux, counsel for the prisoner, moved for a continuance of the case on the ground that he had been away from home attending to other legal matters, and that he had not time to give the case the attention it demanded. Mr. Machen's motion was promptly overruled by the court, whereupon Messrs. Machen & Montreux withdrew from the case. Judge Barley thereupon assigned Maxine Montreux to defend the prisoner. The prosecution is being conducted by Commonwealth Attorney Samuel C. Brent. Mr. Brent is being assisted by Attorney R. D. Brumback.

The shooting of Elzey by Banks occurred on the night of October 4 in a saloon in the northeastern section of the city. The place was crowded at the time, and to the words and music of the song "I don't know where am going, but I am on my way," Banks fired four bullets into the body of Elzey, who fell to the floor and died ten minutes thereafter. The crowd at once decamped, and Banks fled from the place. The following morning he appeared at the quarters and surrendered himself to the police. He was given a preliminary hearing that morning, and the following afternoon he was indicted by the grand jury.

This will, perhaps, be one of the speediest murder trials that has occurred in Alexandria for many years.

Suspects Are Arrested. The police became wonderfully active to-night and made a drag for a number of colored people alleged to be unlawfully engaged in selling cocaine, and the following prisoners are locked up with that charge entered on the blotter opposite their names: Sarah Catlett, William Miller, Noah Green, John Quill, Samuel Dudley, Jerry Simms, and Robert Bryant, all colored. The arrests were made by Chief Goods, Policemen Nicholson, Knight, and Roberts. The prisoners were searched at police headquarters, but no evidence of the drug was found upon them. They will be given a hearing in the Police Court to-morrow morning.

That the sale of the above-mentioned drug is increasing is indicated by the opinion of the police. The effects of the drug have within the past year caused a number of murders and suicides, and its deadly effect can be noticed among many of the prisoners who daily appear in the Police Court. The penalty for selling cocaine is very heavy. Notwithstanding the heavy fine imposed for unlawfully selling the drug, it is alleged that it is being sold in Alexandria at any time, and, indeed, cocaine is said to have taken the place of whiskey with a large number of negroes in this city.

It is said that it may develop that Howard Banks, who killed Thomas Elzey, whose trial is now in progress, was under the influence of cocaine when he committed the deed. At a late hour to-night Dr. W. M. Smith explained to the court the effects of cocaine upon the nervous system.

CHANGES FREIGHT TERMINALS Baltimore and Ohio Issues Notice to Alexandria Shippers.

The Baltimore and Ohio Railroad has issued a notice to the shipping public at Alexandria, Va., stating that its freight station and yard at Alexandria will be discontinued after the close of business Saturday, October 13, and commencing October 15, freight to and from Alexandria will be handled by rail through the new Potomac yard. This does away with the ferry transfer between Shepherd and Alexandria, which has been operated for many years.

All merchandise freight in less than carloads will be received and delivered at the terminals of the Washington Southern Railway. Carload freight will also be delivered and received for shipment at those terminals.

By an arrangement with the Southern Railway, carload freight may be delivered on the tracks of that line, and out-bound freight may be loaded also on the Southern Railway tracks and taken to all points reached via the Baltimore and Ohio system and its connections at the regular Alexandria tariff rates.

The change will be made without interruption to the receipt of all kinds of freights of corn, flour, wheat, oats, and hay, was entirely consumed. The storehouses of William Parr, Theodore Maddox, and James Kyle also were destroyed. There was but little insurance on buildings or stocks of goods.

Brandy is an important station on the line of the Southern Railway, and is a large shipping point, and the fire destroyed the largest storage houses.

Farmer's Son Ends His Life. Special to The Washington Herald. Harrisonburg, Va., Oct. 12.—William Messick, aged twenty-five years, son of Alfred Messick, a farmer living near Mechanicsville, in the northern part of Rockingham County, committed suicide this afternoon by hanging himself in his father's barn.

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STUDENT SUFFERS STROKE. Nephew of Congressman Mudd Stricken with Paralysis.

Special to The Washington Herald. Annapolis, Md., Oct. 12.—Richard Mudd, of Hyattsville, Charles County, a nephew of Congressman Mudd, was stricken with paralysis at St. John's College here to-day, and is now at Maryland University Hospital, Baltimore, for treatment. The stroke was a complete one, and started in the left leg. Mudd is nineteen years old, and student of the freshman class. He was affected in a milder form last summer.

REACH ANNAPOLIS ON CRUISE. Party Aboard Steam Yacht Emrose Visiting Chesapeake Points.

Special to The Washington Herald. Annapolis, Md., Oct. 12.—The big steam yacht Emrose, owned by J. Andrew Rose, and belonging to the New York Yacht Club, arrived in Annapolis harbor from Norfolk, Va., yesterday, and will sail to-day to continue a cruise in Chesapeake Bay.

She is one of the largest and most elegantly equipped pleasure craft that have visited this port. She is 105 feet in length over all, 21½ feet beam, with a draft of 10½ feet. Under natural draft she runs at the rate of twelve knots an hour, while under forced draft she is capable of making seventeen knots.

J. Andrew Rose, owner of the yacht, is aboard with Mrs. and Miss Rose, and Mr. and Mrs. Clarence Eagle, and Miss Eagle, all of New York.

NEGRO KILLS AN OFFICER Placed Under Arrest for Murder, He Fires Fatal Shot.

Special to The Washington Herald. Roanoke, Va., Oct. 12.—Policeman Robert M. Beard, of Roanoke, is victim—leaves widow and eight small children.

Special to The Washington Herald. Roanoke, Va., Oct. 12.—Policeman Robert M. Beard, one of the oldest and best known officers of the local police force, was shot and instantly killed early this morning by John Hardy, a negro desperado, while Beard, with two other officers, was making a raid on the old Alhambra Institute.

The building is tenanted by negroes, and has long been a harbor for thieves and criminals. The officers were making a raid on the place, and Beard was shot. Hardy was arrested, and while dressing to go to jail, Beard was left to guard him, the officers going to another portion of the building to continue investigations.

Hardy went into a clothes closet to get his coat. While in the closet he secured a pistol and shot Beard through a crack in the door. The other policemen chased the fleeing negro in the dark and shot at him, but he got away.

Mayor Cutchin has asked the city council to offer a reward for Hardy's capture. Hardy recently killed a man in West Virginia. Beard leaves a widow and eight small children. The youngest being an infant two weeks old.

GIBBS ACQUITTED BY JURY. Upper Marlboro Man Goes Free from Shooting Charge.

Special to The Washington Herald. Upper Marlboro, Md., Oct. 12.—The trial of Upper Marlboro man, Gibbs, of Marlboro, was concluded at 5:30 last night, when the jury brought in a verdict of not guilty. Gibbs was on trial for shooting Tom Turner, colored, on July 3 last, and although an acquittal was confidently expected, the case aroused a great deal of interest among the people of this section. The announcement of the jury's decision was the signal for wild cheering in the courtroom. Mr. Gibbs was defended by Robert Wells, of Hyattsville, one of the youngest members of the local bar, and George Hoover. The prosecution was conducted by N. H. Magruder, the prosecuting attorney, and J. A. Rogers, special counsel for the State.

ROCKVILLE LAWYER DEAD. William Veirs Bouie, Aged Sixty, Passes Away of Kidney Trouble.

Special to The Washington Herald. Rockville, Md., Oct. 12.—William Veirs Bouie died at his home here to-day. He had been ill eight months of an affection of the kidneys and other troubles. Mr. Bouie was born a short distance from Rockville July 20, 1846. He was graduated from Columbian University, Washington, in 1868, and two years later was admitted to the bar. He soon associated himself with the late Thomas Anderson, the firm of Anderson & Bouie, later becoming one of the best known lawyers in the State.

On July 6, 1870, Mr. Bouie married Miss Alice A. Almon, who, with the following children, survives: Henri Vaughn, of Baltimore, Md.; William Garner, a lawyer of Arkansas; Mrs. Isabelle Buck, of Washington, D. C.; Charles Norman and Albert M. Bouie, lawyers of this town.

New Instructors at Annapolis. Special to The Washington Herald. Annapolis, Md., Oct. 12.—L. H. Mang, of Jersey City, and John Schultz, of New York City, have been appointed additional physical training instructors of the midshipmen. Mr. Mang's specialty is field athletics, while Schultz is a fine gymnast, boxer, and wrestler. There are now four instructors at the Academy.

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